IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE:)							
U LOCI	C, INC.) Bankruptcy No. 22-20823-GLT							
	Debtor) Chapter 7							
	**************************************	**)) Document No.)							
	vs.))							
DENNY GLENN JAMES VERRIC BY PLA R. WOO GALEN SHARC BEN SH NOLL, WEST I	TINE BIROS, FRED BANKS, DAVID PERL OULL, JOHN DULL, GARY CHERIPKA, MOWRY, INW, JAR COAL COMPANY, CLAWSON, JEFFREY SHAW, JENNIFER CO, MARK MYKA, PA TURNPIKE TOLL TE, PETERS PAINTING, R.J. ABREU, ODALL, RSS, RICOBERTO NEGRETE O. SARA STUMME, SHANNI SNYDER, ON McCANCE, SHELLY CHABANDE, HABANDE, STEPHEN CHAPAS, TERRY TONY DAVIS, UNITED STEELWORKERS PENN POWER, WESTMORELAND COULAIM BUREAU, AND RENEE BASISTA,	HEARING DATE: 10/6/22@10:30 a.m. COURTROOM A—PITTSBURGH))))))))))							
	RESPONDENTS)							
	ORDER CONFIRMING SALE	OF PERSONAL PROPERTY OF THE ESTATE							
	THIS day of	2022, upon consideration of the Trustee's Motion for							
Sale of	f Personal Property of the Estate, a	nd after hearing held this date, the Court finds:							
1.	That sufficient notice of said hearing and sale, together with the confirmation hearing thereon, was given to the creditors and parties in interest by the Movant as shown by Certificate of Service duly filed and that the named parties were duly served with the Motion.								
2.	 That the said sale hearing was duly advertised on the Court's website pursuant to W LBR 6004-1(c) on August 31, 2022, in the Westmoreland County Legal Journa 2022, and in the Tribune Review on 202 shown by the Proof of Publications duly filed. 								

3.	That at the sale hearing no higher offers were received and no objections to the sale were made which would result in cancellation of said sale.									
4	That	the price	e of \$			offered	hv			
••						rty in quest				
			•			, .				
5.		•					-		thin sale in accord d Cir. 1986).	rdance
	Now,	therefo	re, IT I	S ORDE	RED, AI	DJUDGED A	ND DEC	CREED that t	the sale of the pe	ersonal
proper		describ		in	the	motion	is	hereby	CONFIRMED ; and tha	to
						purchaser(s) abov	e-named the	e necessary docuns of the sale.	ments
	ustee/	Estate,	or any	of then	n, or th		reafter	acquire aga	ms it may have a ainst them, or eit	_
Movar					_			irty (30) day ng closing; a	ys of this Order a and it is	nd the
accord (escrov shall b	xtension to the wmon e liable	ons, not e purcha ies) for t e for any	to exc aser), t the ber defici	ceed 30 the Trus nefit of t iency, u	days as tee ma he estat nless su	the Trusted y, at his op te, and rese och inability	e, in his tion, de I the pr to close	sole and exectare a defa operty, in w	equired time frank clusive discretion ault, retain the d rhich case the pur alt of the inability ed Order.	n, may leposit chaser
						В	THE CO	OURT:		
								L. TADDONI	O RUPTCY JUDGE	